IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In Re: : BANKRUPTCY NO. 18-10227TPA

MICHAEL MATTHEW MOLLER and

BRENDA LEE MOLLER, his wife, : HON. THOMAS P. AGRESTI

Debtors

:

U.S. BANK, NATIONAL ASSOCIATION, : CHAPTER 13

Movant,

v.

RELATED TO CLAIM NO. 11

.

MICHAEL MATTHEW MOLLER and BRENDA LEE MOLLER, his wife; and RONDA J. WINNECOUR, ESQUIRE,

CHAPTER 13 TRUSTEE,

Respondents

DECLARATION

I hereby certify as counsel for the Debtors that the existing Chapter 13 Plan is adequately funded and that there is no need to file an amended Chapter 13 Plan.

Respectfully submitted,

QUINN, BUSECK, LEEMHUIS, TOOHEY & KROTO, INC.

BY: /s/Michael S. JanJanin

Michael S. Jan Janin, Esquire

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Counsel for Debtors

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CERTIFICATE OF SERVICE OF DECLARATION

I certify under penalty of perjury that I served the above captioned pleading on the parties at the addresses specified below or on the attached list on November 20, 2018.

The type(s) of service made on the parties (first-class mail, electronic notification, hand delivery, or another type of service) was: *Electronic Notification via the CM/ECF System.*

Ronda J. Winnecour, Esquire, Chapter 13 Trustee cmccf@chapter13trusteewdpa.com

If more than one method of service was employed, this certificate of service groups the parties by the type of service. For example, the names and addresses of parties served by electronic notice will be listed under the heading "Service by Electronic Notification," and those served by mail will be listed under the heading "Service by First-Class Mail."

EXECUTED ON: November 20, 2018

Respectfully submitted,

QUINN, BUSECK, LEEMHUIS, TOOHEY & KROTO, INC.

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